Instr:200804110014714 04/11/2008		that this document is recorded in the
T20080017200	OIL AND GAS LEASE	RECORDER'S OFFICE
Westmoreland County RecorderP THIS LEASE, made and entered into this	28 Th day of FEBRUARY	by and sylvania
between TWAYNERDY and	BOXINIE C. RAY, husband	WITTO an Mushy
TO PANNORA ROAD	DERRY PA 15627	
hereinafter called the Lessor, and REX ENERGY I, I	LC of 400 Southpointe Plaza One, Suite 410, Canons	sburg, PA 15317, hereinafter called the Lessee,
WITNESSETH:		
	on of One Dollar (\$1.00) and other valuable considera	
which is hereby acknowledged, and the covenants as purposes of drilling, operating for, producing and ren	noving oil and gas and all the constituents thereof, o	of injecting into, storing, holding in storage and
removing gas from any sands, reservoirs and/or stra	ta and of granting a reasonable and convenient case	of the source of such gas or the location of the
across and through said lands oils, gas and their con wells and of placing tanks, equipment, roads and struc Township identified as Tax Map/P	tures thereon to procure and/or operate for the said pro	oducts, all that certain tract of land situated in
in WEST/NOTELAN D County, Pennsylvania, bounded	arcel Number 43-33-00-0-14	<u> </u>
North by lands of PANDORA ROALS	: SMALL LOTS: I PARADIS TO	RUSTEE
East by lands of	DE; G. GEZA' etal	
South by lands of G. GERA ITCA	21162 Ca	
West by lands of WEST PENN P being all the property owned by Lessor or to which the	Lessor may have any rights in Section/Lot 45-35-0	0-0-141 : 45-35-00-0-018
of DEREY Towns	hin, containing 4.77, XY acres, more of less and Defi	Kille Same land Conveyed to
Lessor by JENNIE RUTH RAY 2W PAUL V.		ords in WASTMERSOOK No. 10/
Page 48(eC) , Book No. 1997 Page 350	, Book No Page	
2 No well shall be drilled within 200 feet of	the present buildings unless both parties consent then	eto.
2. This bases shall continue in force for the	term of () () vears from the effective da	ate of FEDRUNTY 20, 2000
and as long thereafter as the Lessee is engaged in the	e production of or search for oil and/or gas on the lease nd void and all rights of either party hereunder shall ce	ease and terminate unless, within ninety (90) days
from the affective date hereof, a well shall be commer	nced on the premises, or unless the Lessee shall there:	alter pay a delay lental of
er Hun 26) 51647 24/19/2011 are 18/08/40) 6	each year, payments to be made annually or quarterly t	until commencement of a well.
	ssee covenants and agrees: (A) To deliver to the creo produced and saved from the premises, or at Lessee'	
	the premises and produced from each well drilled the gas so marketed and used; payments of royalty for g	
to the cost and at the full common page the CO in	no event shall Lessee be obligated to pay royalties to compensation for the storage rights herein granted, and	D FESSOL CSICHISION OH SHA DIVO HISHOLOHOL CHAL
to a company of the production of the production	a af age, all ar amer hydrocamon substiances diuduuc	SO DISICARIU MOULURS SUGGRANT OF SORES COMPOSITOR
gas storage purposes, Lessee agrees to pay Lessor	an annual rental of Five Dollar (\$5.00) per acre for eac a close not more than three months after it notifies Le	essor that it elects to use any stratum for storage
and described the section of the sec	hum is so utilizad. I assae tutther somees in hay Lesso	r as indunated derivates for the dimmin, operation
lating the rate for the entire term of this correction!	which is utilized for storage of gas, as well as for the the sum of Five Hundred Dollars (\$500.00) payable in	OUG 2011 AMILINI DII GG III OHUS GHEL GGCH AGN LICH
and the lease of bear along deliber upon the leased promise	se ie en imilizari. I na storana nomis mav de exelcisa	II II COIRCEON MITTI OFFICE ICERSES IN THE RELICION
vicinity and may be exercised irrespective of whether	or not any well(s) are actually situated on the surface of nall be paid or tendered to the Lessor by check	made payable to the order of and mailed to
I WAYNE RAY aNDOR	RDVINGE C. KNY	
at 300 PANDORA FOAD	ny and all sums payable under this lease regardless of	, and the said named of changes in ownership in the premises, or in the
oil or gas of their constituents, or in the rentals or ro	yatties accruing hereunder until delivery to the Lesse	e of notice of change of ownership as hereinafter
provided.	and cost, lay a pipeline to any one gas well on the pro	
demonstic use in one dualling house on the leased of	emises at lessor's own risk subject to the USB and th	16 LIGHT OF SDSHOOM HERK OF THE MEN DY HIS DESSES.
The first two hundred thousand cubic feet of gas tak	en each year shall be free of cost, but all gas in excess es of the cas utility in the town or area nearest to the le	eased premises or the field market rate, whichever
is bishes. I seems shall love and posintain the ningling	and furnish requistors and other necessary equipmer	TE AT LESSOFS EXDERSE. LESSOF SHAIR HARRICAN INC.
If the I seems should take avenue one or oftenesid in	ir and free of all gas leaks and operate the same so as any year and fail to pay for the same, the Lessee ma	ay deduct bayment for such excess gas norn any
mentals as recording according to the Legent horsestade	r. Lessor acknowledges that he has been advised a s caused by Lessor's lines or equipment. Lessor agi	is to the risks inherent in the talking of yas in this
manner, and Lessor agrees to assume an such risk parties in interest in any well on the leasehold premi	ses harmless from any claims of any nature whatsoev	ver which may arise by the usage of gas from any
such well by Lessor, his heirs, executors, administrat	ors and assigns.	,
is affect by either commencing operations for the dri	It is drilled and is a dry hole and is plugged according to ling of a subsequent well, or by resuming payment of	Saig gelay remais, before the expression of 50 days
from said plugging date. In the event a well is com	menced during the primary term hereof, but is a dry i	hole and is plugged following the expiration of the
primary term, then the primary term shall be extende	se first productive well upon said premises make a dili	igent effort to obtain a pipeline connection but any
delay shall not be counted against the Lesses now	dad I assae shall resume delay rental Dayments for Ol	uartery periods, beginning one year non the date
after having produced in paying quantities, lessee	said first well shall be connected to a pipeline. Likewing shall make shut-in royalty payments in the same are	MOUNT as the desay lental payments provided to
hereinabove, beginning one year from the date such	well is shut-in and continuing until said well is returned	to production.
10. The consideration, land rentals, well adequate and full consideration for all the rights here	rentals or royalties paid and to be paid, as herein pro an granted to the Lessee and the further right of drilling	g or not drilling on the leased premises, whether to
offset producing wells on adjacent or adjoining lands	or otherwise, as the Lessee may elect.	
11. The Lessor hereby grants to the Less	ee the right at any time to consolidate the leased prem more than 640 acres or such larger unit as may be re	nises or any part thereof or strata therein with other coursed by state law or regulation for the purpose of
delition a small through that the Legges shall be no surf	ant he required to drill more than one well on SUCD UDIL	Any well duiled out said development mut when ici
	eless be deemed to be located upon the leased premi e lands comprising said unit were described in and sul	DISCLED LITES INSISE, DEGALGED, FLOWERED, CHARLOTTE, LITE
of the lands on which such wall is located me	ny taka mae for use in one dwelling house on SUCA OWN	ISLE SHIPS IN SCOREGIOS AND THE PROVISIONS OF THE
Atlanta (4.00) mounts which the germana correction	o accept, in lieu of the one-eighth (1/8) oil and gas roy ated bears to the total number of acres comprising sai	O developitient mill. The respec shall discorporate
consolidation by executing a declaration of conso	lidation with the same formality as this Oil and gas to office at the courthouse in the county in which the i	leased premises are located and by mailing a copy
the and the transport the address bossinshmen to	at forth unless the Lasses is triffixfined with another a	lociess. If the west of Said developing it that sheet
thereafter be shut in, the shut-in royalty hereinbefor proportion that the acreage of each parcel bears to t	e provided for such use shall be payable to the owner	is or the parcers or rand comprising said unit in the
and another barrier annihilate for aboil he poid to the	rest in the above described premises than the entire a Lessor only in the proportion which such interest bear	BIS ID ITIE WINDIE BIND UIKUIVINDU ICC. II SAIU IAIN IS
	of any interest therein should bereatter be transfert	BO DY SEMB. DEVISE OF OPERAUDITO HAW, SOIN HOTH,
nevertheless, may be held, developed and operated	d as an entirety, and the rentals and royalties shall be	evided among and paid to such several owners in

- 13. No change of ownership in the leased premises or in the rentals or royalties hereunder shall be binding on the Lessee until after notice to the Lessee either by delivery of notice in writing duly signed by the parties to the instrument of conveyance or assignment and delivery of such original instrument or a duly certified copy thereof to the Lessee.
- 14. The Lessee shall have the right to assign and transfer, as hereinabove set forth, the within lease in whole or in part and Lessor waives notice of any assignment or transfer of the within lease. Failure of payment of rental or royalty on any part shall not void this lease as to any other part. Lessor agrees that when and if the within lease is assigned the Lessee herein shall have no further obligations hereunder. The Lessor hereby warrants and agrees to defend the title to the leased premises. The Lessor further grants to the Lessee, for the protection of the Lessee's interest hereunder, the right to pay and satisfy any claim or lien against the Lessor's interest in the premises as herein leased and thereupon to become suborgated to the rights of such claimant or lien holder, and the right to direct payment of all rentals and royalties to apply on the payment of any existing liens on the premises.
- 15. The Lessee shall bury, when so requested by the Lessor, all pipelines used to conduct oil or gas to, on, through and off the premises and pay all damages to growing crops, buildings, fences and trees caused by operations under this lease. All reclamation of well sites, tank sites and other surface damage shall be completed, weather permitting, within one year of the start of production or the completion of plugging. Any damages if not mutually agreed upon, to be ascertained and determined by three disinterested persons, one thereof to be appointed by the Lessor, one by the Lessee, and the third by the two so appointed, and the award of such three persons shall be final and conclusive. Each party shall pay the cost of their appraiser and shall share the cost of the third appraiser.
- 16. The Lessee shall have the privilege of using sufficient oil, gas and water for operating on the premises and the right at any time during or after the expiration of this lease to remove all pipe, well casing, machinery, equipment or fixtures placed on the premises. The injection of gas, water, brine or other fluids into subsurface strata shall be made only into strata below those furnishing domestic fresh water and Lessee agrees to adequately protect Lessor's fresh water supply from contamination or damage which may be caused by Lessee's operations. The Lessee shall have the right to surrender this lease or any portion thereof by written notice to the Lessor describing the portion which it elects to surrender, or by recording the surrender or partial surrender of this lease, any of which shall be a full and legal surrender of this lease as to all of the premises or such portion thereof as the surrender shall indicate and a cancellation of all liabilities under the same of each and all parties hereto relating in any way to the portion or all the premises indicated on said surrender, and the delay rental hereinbefore set forth shall be reduced in proportion to the acreage surrendered provided, however, that upon each surrender as to any part of the leased premises, Lessee shall have reasonable and convenient easements for their existing pipelines, roadways and other facilities over the lands surrendered. If the initial payment made hereunder by Lessee to Lessor is by Lessee's draft, then the parties agree that Lessee may stop payment on said draft prior to its due date and surrender this lease pursuant to this paragraph, in the event of the failure of title of Lessor or for any other reason. In such event, Lessee shall have no underlying liability to Lessor in any amount.
- 17. In the event the Lessee is unable to perform any of the acts to be performed by the Lessee by reason of force majeure including but not limited to acts of God, strikes, riots, and governmental restrictions including but not limited to restrictions on the use of roads, this lease shall nevertheless remain in full force and effect until the Lessee can perform said act or acts and in no event shall the within lease expire for a period of ninety days after the termination of any force majeure.
- 19. If Lessor receives an offer to lease the oil and gas, covering any portion of the land described herein and becoming effective within 30 days of the expiration of this lease, Lessor hereby agrees to notify Lessee immediately of offeror's name and the terms offered. Lessee for 15 days after receipt of such notice shall have the prior and preferred right and option to lease the oil and gas covered by the offer at the price, terms and conditions specified in the offer. Failure of the Lessor to provide such notice to the Lessee shall invalidate any lease entered into between Lessor and any such offeror.
- 20. In the event Lessor considers that Lessee has not complied with all its obligations hereunder, both express and implied, Lessor shall notify Lessee in writing setting out specifically in what respects Lessee has breached this contract. Lessee shall then have thirty (30) days after receipt of said notice within which to meet or commence to meet all or any part of the breaches alleged by Lessor. The service of said notice shall be precedent to the bringing of any action by Lessor on said lease for any cause, and no such action shall be brought until the lapse of thirty (30) days after service of such notice on Lessee. Neither the service of said notice nor the doing of any acts by Lessee aimed to meet all or any of the alleged breaches shall be deemed an admission or presumption that Lessee has failed to perform all its obligations hereunder.
- 21. Lessor hereby warrants that he is not currently receiving any bonus, rental, production royalty or shut-in royalty as the result of any prior oil and gas lease covering any or all of the subject premises, and that there have been no wells drilled upon the subject premises or upon other lands with which the subject premises have been combined in a drilling or production unit.
- 22. All covenants and conditions between the parties hereto shall extend to their heirs, personal representatives, successors and assigns and the Lessor hereby warrants and agrees to defend the title to the lands herein described. It is mutually agreed that this instrument contains and expresses all of the agreements and understandings of the parties in regard to the subject matter thereof, and no implied covenant, agreement or obligation shall be read into this agreement or imposed upon the parties or either of them.

 23-NDENIA ATTACHED HERETO AND MADE A PART HEREOF, X J,W.RX/BCR.

IN WITNESS WHEREOF, and intending to be legally bound, the Lessors have hereunto set their hands and seals the day and year first above

written.				
Signed and Acknowledged in the presence of:	Signatures I WAY NE Drung C. BONNIE C. F	Ray Ray		
ATTEST:	CRANTE: Rex En	ergy I, LLC		
By:	Ву:	lts:		
STATE OF SANSYLVANIA SS COUNTY OF WESTMAKELAND SS Before me, a Notary Public in and for said county and state, personally appeared the above named TWAYNE ROY AND BOWNIE CRAY who acknowledged to me that THEY did execute the foregoing instrument and that the same is their free act and deed for the purposes therein set forth. 28th In Testimony Whereof, I have hereunto set my hand and affixed my official seal IN ROY THE				
My Commission Expires: NOTARIAL SEAL Karen M. Tarullo, Notary Public City of Pittsburgh, Allegheny County My commission expires December 22, 2009	Notary Public	A x arufto		

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ADDENDA TO THAT CERTAIN OIL AND GAS LEASE BY AND BETWEEN REX ENERGY I, LLC; LESSEE AND

J. WAYNE	E RAY and BONNIE C. RAY husband and wife
7 m \	As the Lessor, whose current address is:
<u> 300 fan</u>	With the property being located at:
Sections 45	-35-00-0-141; 45-35-00-0-018 situated
in À€€₹V	Township(s) located in WESTMORELAND County, State of
PENNBYLL	
	20 20
	Dated: <u>FEBRUARY 28</u> , 20 <u>08</u>
1.	Wellsites, pipelines and access roads to be in mutually approved locations, said approval not to be unreasonably withheld.
2.	The Lessee shall pay market value for all damages caused by Lessee's operations to crops and timber on above said premises.
3.	Lessee agrees to test Lessor's domestic water wells within 1000' of any wellhead prior to Lessee's drilling of any oil and gas wells on Lessor's or any neighboring property. If it is determined that Lessor's domestic water supply was affected by Lessee's drilling operations, Lessee agrees to take remedial measures to restore Lessor's domestic water supply in accordance with state rules and regulations governing same. Lessee agrees to supply Lessor with potable water until such time as Lessor's domestic water supply is restored.
4.	The Lessee hereby agrees to indemnify and hold Lessor harmless from any and all claims, demands, actions or causes of action which may arise as a result of this Lease or any activity, use, or occupation of the leased premises by the Lessee or any person or entity with whom it has any contractual relationship or any agents, employees, representative or third parties upon the premises. Lessee further indemnifies and holds Lessor harmless from any damages, assessments, penalties, or other relief claimed by any governmental entity as the result of this lease or any activity conducted upon the premises hereunder.
5.	Lessee to re-contour, seed and mulch all areas that Lessee may disturb on the above leased premises.
6.	Lessee to comply with all applicable rules and regulations of the PA Department of Environmental Protection that pertain to oil and gas drilling.
LESS	OR: LESSOR:
	JANNE TOU
- 1	BONNIE C. RAY

Signed for the purposes of identification.